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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/832,282	04/10/2001	Kelly Olsen	10209.123	8316
21999 7	7590 09/06/2006		EXAMINER	
KIRTON AND MCCONKIE			LASTRA, DANIEL	
60 EAST SOUTH TEMPLE, SUITE 1800			ART UNIT	PAPER NUMBER
SALT LAKE CITY, UT 84111			3622	
			DATE MAILED: 09/06/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Comments	09/832,282	OLSEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	DANIEL LASTRA	3622				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>15 Ju</u>	IDA 2006					
<u> </u>	action is non-final.					
	,—					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-16,18-25 and 27-29</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-16, 18-25 and 27-29</u> is/are rejected.						
7) Claim(s) is/are objected to.	· ·					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers	·					
···	_					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct		• •				
11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. 8 119/a	)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  Paper No(s)/Mail Date  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date	6)  Other:	.,				

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### **DETAILED ACTION**

1. Claims 1-16, 18-25 and 27-29 have been examined. Application 09/832,282 (METHOD FOR UNILEVEL MARKETING) has a filing date 04/10/2001.

### Response to Amendment

2. In response to Non Final Rejection filed 03/13/2006, the Applicant filed an Amendment on 06/15/2006, which amended claims 12 and 16. Applicant's amendment overcame the claim 12 objection and Section 112 rejection.

## Claim Objections

3. Claim 16 is objected to because of the following informalities: Claim 16 recites "receive a purchase order form said customer" where it should recites "receive a purchase order from said customer". Appropriate correction is required.

# Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-7, 9, 11-16, 18-21, 23, 25 and 27-29 are rejected under 35 U.S.C. 102(e) as being anticipated by <u>Sash</u> (US 2005/0075925).

As per claim 1, Sash teaches:

A method of unilevel marketing and distribution comprising the steps of:

using a computer to receive a reference for a specific potential customer from a sales representative, the reference being initiated by said sales representative who is known by said potential customer (see figure 27c) and received by a seller (see figure 27c), wherein said reference includes a message that is personalized specifically to the potential customer from said sales representative (see figures 27b, 27c);

preparing promotional materials for distribution to said potential customer, wherein said promotional materials include said personalized message and means for identifying said sales representative (see figure 27c; paragraphs 129-131);

distributing said promotional materials directly to the said potential customer from a distributor (see figure 27b; "producthawk.com");

if the potential customer purchases from said promotional materials, using a computer to:

receive a purchase orders from said potential customer, wherein said order is received by said distributor and identifies said sales representative (see paragraph 129);

receive payment for said order (see paragraph 129; figure 28b); and distribute a portion of said received payment as a commission to said sales representative (see paragraphs 129-131; figure 27a).

As per claim 16, <u>Sash</u> teaches:

A method for selling product through direct promotion and direct distribution to a customer, the method comprising the steps of:

using a computer to receive referral from a sales representative over the Internet for a specific potential customer, the referral being initiated by said sales representative entering information into a webpage (see figure 27b,c), wherein said referral includes a message that is personalized specifically to said customer from said sales representative, who is known by said customer (see figures 27b,c);

preparing promotional materials for said customer, wherein said promotional materials include said personalized message and an identifier of said sales representative (see paragraphs 129-131);

sending said promotional materials to said customer from a distributor (see figure 27c);

if said customer purchases from said promotional materials, using a computer to:
receive a purchase order from said customer, said purchase order containing
said identifier of said sales representative (see paragraph 129);

receive payment for said order from said customer; wherein the payment is received by an entity selected from a list consisting of the distributor and a seller (see paragraph 129; figures 28b, 30a); and

provide a portion of said payment to said sales representative as a commission for said purchase (see paragraph 129).

As per claims 2, <u>Sash</u> teaches:

The method of claim 1, wherein the reference received from the sales representative is received over the Internet using a web page accessed by the sales representative (see paragraph 27c).

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As per claims 3 and 18, <u>Sash</u> teaches:

The method of claim 1, teach wherein said means for identifying the sales representative is an identification number (see paragraph 129).

As per claim 4, Sash teaches:

The method of claim 1, teach wherein said means for identifying provides said distributor with preferred options for distributing said portion of said received payment to the sales representative (see paragraph 129).

. As per claims 5 and 19, Sash teaches:

The method of claim 1, wherein said reference is received over the Internet (see figure 27c).

As per claims 6 and 20, <u>Sash</u> teaches:

The method of claim 1, wherein said reference is received via E-mail (see figure 27c).

As per claims 7 and 21, <u>Sash</u> teaches:

The method of claim 1, wherein said promotional material are received via a telephone (see paragraph 128).

As per claim 9, Sash teaches:

The method of claim 1, wherein the promotional materials are in printed form (see paragraph 128).

As per claim 12, <u>Sash</u> teaches:

The method of claim 1, wherein the reference is received by a distributor was input by the sales representative at a website (see figures 27a-c).

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As per claims 13 and 27, <u>Sash</u> teaches:

The method of claim 1, wherein the reference received from the sales representative is stored in a customer database (see paragraph 129).

As per claims 14 and 28, Sash teaches:

The method of claim 1, teach wherein the promotional materials are transmitted to the customer over the Internet in the form of electronic mail (see figure 27c).

As per claims 15 and 29, Sash teaches:

The method of claim 1, wherein the customer purchases over the Internet (see figure 28b).

As per claims 11 and 25, Sash teaches:

The method of claim 1, wherein the reference provided by the sales representative includes the customer's age, interests, income level, or household (see figure 8 "household").

# Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 8, 10, 22 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Sash</u> (US 2005/0075925).

As per claims 8 and 22, Sash teaches:

The method of claim 1,but fails to teach wherein the promotional materials are in an audio form. However. Official notice is taken that it is old and well known in the computer art to use video and/or audio when transmitting advertisements and promotions to users via the Internet. It would have been obvious to a person of ordinary skill in the art at the time the application was made, to know that <u>Sash</u> would send audio promotions to users via the Internet, as said promotions would provide a better multimedia experience to said users.

As per claims 10 and 24, Sash teaches:

The method of claim 1, but fails to teach wherein the promotional materials are in a video presentation format. However. Official notice is taken that it is old and well known in the computer art to use video when transmitting advertisements and promotions to users via the Internet. It would have been obvious to a person of ordinary skill in the art at the time the application was made, to know that <u>Sash</u> would send video promotions to users via the Internet, as said promotions would provide a better multimedia experience to said users.

# Response to Arguments

6. Applicant's arguments with respect to claims 1-16, 18-25 and 27-29 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to DANIEL LASTRA whose telephone number is 571-272-6720. The examiner can normally be reached on 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, ERIC W. STAMBER can be reached on 571-272-6724. The Examiner's

Right fax number is 571-273-6720.

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Daniel Lastra August 24, 2006

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